DEED—SECOND CLASS YESSESSE SHORE LANDS sold subsequent to June 7, 1911.

S. F. Ro. 465-1515, 126-2-10-16, 4210.

State of Washington

II IN CO	ONSIDERATION of . Three	hundred ninety-five	and 25/100 (\$395.25)	Dollars,
	f which is hereby acknowled				
	signs, the following described	NATE Shore lands of the	second class, as defined	d by Chapter 255 of the	Session Laws
of 19 2 7, situ	74		sty, Washington, to-wi	36	- 1
	situate in front of, uplands: In front of al. W.M., except the following at a of the northeast correct right angles to it the easterly margin along said right of said lot 2; thence in	l of lot 2, section a lowing described transpoint on the east 1: ser thereof; thence the center line of the right of way 240.04 feet; they orth 200 feet to said tot 2;	ing upon the following upon the following upon the following the following upon the follo	llowing described borth, range 6 eas 2, 569.64 feet sou thence southwest to Railway 15.3 fe thence southeaste to the east line ning. ed, have a frontag	t, therity erly et to rly of
•	•	¥.)			
		5.5			
1.0					
	8		9.		0.0
	•	17.48			80
		29	T 1		17
					65
37				*	
		**			
	**				
	4	×			
				12	10
shall be as bind "The gray orca, minerals a the same for en terrors and assi- purpose of open and if further a teny and all it out fonds or an each mining bu- herein expressed reacrosed": Prov- vaccessors or as ment for all del TO H.	e described lands are sold subject to sing upon the grantee and any successing upon the grantee and any successing has been a conference of control of course and fossile of every name, kind or described, and course the right to enter by the ing, developing and working mines to grant a control of the grant he inset to cruci, construct, maintain, any part thereof for the backness of mit deces hereby acrossly reserving the angular to grant a constitution of mit deces hereby acrossly reserving the control of the course of the land. That we rights obtail be exercively a course of the land and the course of the land and the course of the land and the course of the land.	ser in interest of calif grantee as to and reserves out of the great here's cription, and which may be in or us is faustle; and it also hereby appeals, it agents, alterneys and servan Aeron, and taking out and removes reby made, unto itself, its successor is use all runch buildings, machinery, aims and to occupy as much of acid litest, its successors of med assigns, as realent to render beneficial and after the control of	umph set out at length here y made, and thest, its each reason and leads, its each reason and leads of the set	in resears and accigns forever, all the or any part thereof, and the first hereof, and the first hereof, and the first hereof, at any and see, and, ora, winerals and fight by its or their agents, serve acchesit, remove such soit, or convenient for the esaccess; and the property and rights and powers in, to end over a suit of the property and rights and the or assigns are sought to be a Altred Palmberg and as the first part of the property and rights are suffered Palmberg and as the first part of the property and as the first and as	t cits, pures, coal, e right to explore e right to explore to titely, it is suo-all times, for the scale, and to that mits and attorneys mad for remain as and for remain as all prosecution of risk lends, whether it lends, the lends, the surreised, full payers to be the state, its surreised, full payers. 3. Maudo
	[smal]		3 .,	- "	
	(617)24		6	larence D. Wartin	······
250906	7506	Atte	st:		Governor.
Deed No.	7000 R040		73	alla Passas	